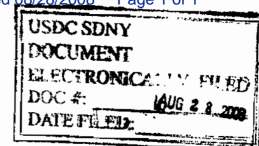
Aug-28-2008 11:18 AM LITTLER MENDELSON PC (212) 471-4444 Case 1:08-cv-03579-GBD Document 41

Filed <u>08/28/2008</u> Page 1 of 1



Littler
Employment & Labor Law Solutions Wouldwark

August 28, 2008

Eric D. Witkin Direct: 212.497.8487 Facsimile: 646.417.7546 ewitkin@littler.com

BY FACSIMILE & FIRST CLASS MAIL

Hon. George B. Daniels United States District Court 500 Pearl Street, Room 630 New York, NY 10007

Facsimile No.: (212) 805-6737

SO ORDERED

HON GEORGE B. DANIELS

AUG 2 8 2008

Dear Judge Daniels:

We are counsel to Defendant John Abraham. On Defendant's behalf, we request that the Court extend for three days, from September 2, 2008 to and including September 5, 2008, the time in which Defendant Abraham may serve and file his reply papers in support of his August 4, 2008 Cross-Motion for a Stay of Arbitration.

EyeWonder, Inc. v. John Abraham (USDC SDNY - No. 08 CV 3579)

Plaintiff EyeWonder, Inc.'s attorney, James F. Bogan III, has authorized me to state that he consents to this extension request. There has been no prior request for this relief. Thank you for your consideration.

Respectfully

Eric De Witkir

EDW/sh

cc: James F. Bogan III, Esq. (by facsimile & mail)